United States Senate

WASHINGTON, DC 20510-7020 February 29, 2016

The Honorable Loretta Lynch Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, D.C. 20530

The Honorable Tom Wheeler Chairman Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

Dear Attorney General Lynch and Chairman Wheeler:

Most Americans enjoy little competition in the high-speed broadband marketplace. This lack of competition creates a risk that investment and innovation in broadband will stagnate, leading to higher prices and fewer choices for consumers. Further consolidation may increase this risk. For this reason, I urge you to review closely Charter's proposed acquisition of Time Warner Cable and Bright House Networks, which effectively creates a national high-speed broadband duopoly, to determine whether further broadband consolidation is in the public interest.

When examining Comcast's proposed acquisition of Time Warner, the Justice Department and Federal Communications Commission questioned whether the consolidated company would be more likely to act as a "gatekeeper" between customers and content providers. Based on both press reports and remarks given by senior agency officials subsequent to the review, the agencies determined the answer was yes. Using this standard, there is a significant question about whether Charter's purchase of Time Warner will lead to the same result. The proposed Charter acquisition has the potential to erect further barriers to broadband competition, including from wireless and fiber. Moreover, barriers to broadband competition and reduced consumer choice in online video inextricably are linked. Ensuring access to and effective competition among online video distributors (OVDs) is essential to promoting continued investment in broadband. And while little attention has been placed on Charter's forays into the online video market or the commercial relationships between Charter and Liberty Media, these facts should not be ignored.

While the companies involved in the Charter transaction may commit to mitigating anticompetitive outcomes, I ask that you closely review how effectively such commitments may be enforced. Further, I ask you to examine whether any policies that may benefit OVDs in the short term create the type of long-term certainty necessary to entice new entrants to this nascent marketplace. A competitive broadband marketplace is the only circumstance that will drive this outcome and until such a marketplace exists, further consolidation may pose a significant risk to consumers.

Thank you for your attention to this matter.

Democratic Leader



FEDERAL COMMUNICATIONS COMMISSION WASHINGTON

April 7, 2016

The Honorable Harry Reid United States Senate 522 Hart Senate Office Building Washington, D.C. 20510

Dear Senator Reid:

Thank you for your letter regarding Charter Communications' proposed merger with Time Warner Cable and acquisition of Advance/Newhouse Partnership, the parent of Bright House Networks. I appreciate you reaching out to me.

Consistent with our rules, the Commission will evaluate whether these proposed transactions are in the public interest. Our analysis on any transaction is always robust and takes several factors into account, including the issues you raise in your letter. Not only do we assess whether we can appropriately remedy any harms that may arise from the transaction, we also place great emphasis on the benefits that the transaction will confer on American consumers. While I am unable to discuss the merits of this particular proceeding, I can assure you that the Commission is conducting an open and transparent process as required by FCC rules and regulations. After developing a full and complete record, we hope to conclude our review as quickly as possible.

Again, thank you for your interest in this matter. Your letter will be made part of the official record of the proceeding.

Sincerely,

Tom Wheeler